

SUSAN KEMP	(initial)	_____
		Date
LARRY B. COOPER	(sign)	_____
		Date

EXECUTIVE SUMMARY

AMENDMENT NO. 1

TO

THE CMRS INTERCONNECTION AGREEMENT

FOR

AT&T WIRELESS SERVICES, INC.

WISCONSIN

AT&T Wireless Services, Inc. has signed an Amendment to its CMRS Interconnection Agreement for the state of Wisconsin. SBC's advising attorney is Marty Hotchkiss. Changes to the Agreement have been made as follows:

1. Table of Contents has been changed to reflect amendments to Attachment II – Local Number Portability and Attachment III – E911.
2. Attachment II – Local Number Portability to the Interconnection Agreement is amended by the following:

?? The following sentence is added at the end of Section II.B.6:

Notwithstanding the foregoing, Telco will continue to treat fixed wireless NXXs (*i.e.*, NXXs used for fixed wireless services by AT&T Wireless Services, Inc. and its affiliates licensed to provide CMRS ("AWS") that are assigned to AWS in the LERG) pursuant to this Appendix Local Number Portability, as long as those fixed wireless NXXs are designated in the LERG in exactly the same manner as existing AWS fixed wireless NXXs are designated on the Effective Date (*i.e.*, OCN=6520; OCN Name=AT&T

Wireless Services, Inc. - Fixed Wireless Svc; COC Type=PMC; SSC=C; and LOC STATE=WI).

3. Attachment III – E911 to the Interconnection Agreement is amended by the following:

?? Section II.D is deleted and replaced with the following:

D. Telco shall provide AWS with a list of E911 Control Offices and the PSAPS served by those E911 Control Offices.

?? Section II.E is deleted and replaced with the following:

E. Telco shall provide AWS with a file containing the Master Street Address Guide (MSAG) in accordance with the methods and procedures described in the document "Ameritech 9-1-1 Product Guide" and as subsequently modified consistent with industry standards. The MSAG will be provided on a routine basis but only for those areas where (i) AWS is licensed by the FCC to provide service, (ii) AWS is or intends to be providing fixed wireless services and (iii) Telco is the 911 service provider. Telco shall provide AWS subsequent additions or updates to the MSAG in accordance with the intervals specified in Exhibit I. In addition, Telco shall provide AWS with a statistical report in a timely fashion and in accordance with the methods and procedures described in the above mentioned document for each file downloaded by AWS to Telco's DBMS, so that AWS may ensure the accuracy of the end user records. The Ameritech 9-1-1 Product Guide is referenced herein solely for the purpose of addressing methods and procedures by which Telco is to provide the MSAG and statistical report mentioned herein.

?? The following parenthetical is added at the end of the introductory clause to Section II.F and immediately before the colon:

(or by agreement of the E911 customer, by dedicated trunks using SS7 protocol in areas served by an E911 Control Office capable of supporting SS7 connectivity for E911)

?? Subsection II.F.3 and Section II.G are deleted and replaced with the following Section II.G:

AWS will cooperate with Telco to promptly test all E911 trunks and facilities between AWS's network and the Telco E911

tandem to assure proper functioning of E911 service. AWS will not turn up live traffic until successful testing is completed by both Parties. At a reasonable time prior to establishment of E911 Universal Emergency Number Service, AWS will download and maintain thereafter all information required to establish records necessary for furnishing connection to E911 Universal Emergency Number Service in connection with AWS's fixed wireless service. AWS will adopt and comply with operating methods applicable to downloading and maintaining AWS's end user records in Telco's DBMS. Telco's ALI database shall accept electronically transmitted files that are based upon NENA standards. Manual entry shall be allowed only in the event that DBMS is not functioning properly. Telco will update AWS's End User 911 Records in the E911 DBMS. Telco will then provide AWS an error and status report. This report will be provided in a timely fashion and in accordance with the methods and procedures described in the documentation to be provided to the AWS.

Paula Burch is the Negotiator for AT&T Wireless Services, Inc. and can be reached on 214-464-0540.

**PREPARED BY PJ YOUNG AT 214-464-0809. PLEASE RETURN TO CONTRACT PROCESSING
AFTER SIGNATURE.**